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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/768,323	01/24/2001	David Meiri	07072-127001 3938	
26161	7590 06/20/2006		EXAMINER	
FISH & RICHARDSON PC P.O. BOX 1022			BURGESS, BARBARA N	
MINNEAPOLIS, MN 55440-1022			ART UNIT	PAPER NUMBER
			2157	
			DATE MAIL ED: 06/20/2000	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/768,323	MEIRI, DAVID				
Office Action Summary	Examiner	Art Unit				
	Barbara N. Burgess	2157				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	i. lely filed the mailing date of this communication. O (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 27 M	arch 2006.					
	action is non-final.					
<i>,</i>	,—					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-9</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6) Claim(s) 1-9 is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10) The drawing(s) filed on is/are: a) acce	epted or b) objected to by the I	Examiner.				
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).				
1. Certified copies of the priority documents	,— ,— ,—					
Certified copies of the priority documents	2. Certified copies of the priority documents have been received in Application No					
Copies of the certified copies of the prior	3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau						
* See the attached detailed Office action for a list	of the certified copies not receive	d.				
Attachment(s)						
1) X Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da					
Notice of Draitsperson's Patent Drawing Review (PTO-945) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	_	atent Application (PTO-152)				

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DETAILED ACTION

This Office Action is in response to amendment filed March 27, 2006. Claims 1-9 are presented for further examination.

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-9 are rejected under 35 U.S.C. 102(e) as being anticipated by Berrada et al. (hereinafter "Berrada", US Patent 6,151,329).

As per claim 1, Berrada discloses a method for posting a message on a message list accessible to a plurality of processors, said method comprising:

- Selecting a new-message slot (column 1, lines 45-50, column 3, lines 54-58);
- Placing said message in said new-message slot (column 4, lines 17-21).
- Modifying said new-message slot to specify an intended recipient of said message, said intended recipient being selected from said plurality of processors (column 2, lines 32-42, column 4, lines 38-45).

As per claim 2, Berrada discloses the method of claim 1 further comprising inserting said new-message slot into said message list, said message list including a first existing-message slot having a pointer to a second existing-message slot (column 3, lines 20-24).

As per claim 3, Berrada further discloses the method of claim 2 wherein inserting said new-message slot into said message list comprises setting a first pointer on said new-message slot to point to said first existing-message slot and a second pointer on said new-message slot to point to said second existing message-slot (column 4, lines 1-10).

As per claim 4, Berrada discloses the method of claim 3 wherein inserting said new-message slot into said message list further comprises setting said pointer associated with said first existing-message slot to point to said new-message slot (column 4, lines 60-67)

As per claim 5, Berrada discloses the method of claim 1wherein modifying said new-message slot to specify an intended recipient comprises modifying a destination mask associated with said new-message slot, said destination mask including information specifying all intended recipients of said message (column 4, lines 38-45).

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As per claim 6, Berrada further discloses the method of claim 5 wherein modifying said destination mask comprises

- Selecting, from a plurality of constituent data-elements of said destination mask,
 each of said constituent data-elements corresponding to one of said processors from
 said plurality of processors, a selected data-element corresponding to a selected
 processor (column 3, lines 23-30);
- Modifying said selected data-element to indicate that said selected processor is an intended recipient (column 4, lines 15-20).

As per claim 7, Berrada discloses the method of claim 1 further comprising updating a message directory to indicate the presence of said new-message slot in said message list, said message directory being accessible to said plurality of processors (column 3, lines 23-30).

As per claim 8, Berrada discloses the method of claim 7 wherein updating said message directory comprises updating an attention mask containing information indicative of which processors from said plurality of processors are intended recipients of messages contained in said message list (column 4, lines 47-65).

As per claim 9, Berrada discloses the method of claim 7 wherein updating said attention mask comprises:

• Selecting from a plurality of constituent data-elements of said attention

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mask, each of said constituent data-elements corresponding to one of said processors from said plurality of processors, a selected data-element corresponding to a selected processor (column 4, lines 25-30);

 Modifying said selected data-element to indicate existence of a new message for which said selected processor is an intended recipient (column 4, lines 35-45).

Response to Arguments

Applicant's argument has been considered but is moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Barbara N. Burgess whose telephone number is (571) 272-3996. The examiner can normally be reached on M-F (8:00am-4:00pm).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ario Etienne can be reached on (571) 272-4001. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Barbara N Burgess Examiner Art Unit 2157

June 12, 2006

ARIØ ETIENNE SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2100